

101 Stewart St., Suite 700 Seattle, Washington 98101 FAX: (206) 623-9015 (206) 621-1351

August 14, 2014

FCC Connect America Phase II Challenge FCC Docket No. 14-93

Re: Statement of Chief Technical Officer regarding the following (collectively "Northland Communications"):

Northland Cable Properties Eight Limited Partnership	0001-5736-90
Northland Cable Television, Inc.	0001-5797-47
Northland Communications Corporation	0003-7553-94
Northland Cable Ventures LLC	0003-7535-30
Northland Cable Properties, Inc.	0001-5689-71

My name is Richard J. Dyste and I am the Chief Technical Officer (CTO) for Northland Communications. In my capacity as CTO, I have reviewed Northland Communication's service capacity and have confirmed that, in each of the census blocks noted as "served" by Northland in the attached FCC Form 505, Northland Communications is providing broadband with speeds at or above 4 Mbps downstream, 1 Mbps upstream, with usage allowance equal or greater than 100 GB/month, round trip provider network latency of less than 100 ms. Pricing is reasonably comparable to the offerings in urban areas. Northland Communication's rates for the broadband services are the same for rural and urban areas it serves.

Sincerely,

Richard J. Dyste Chief Technical Officer Northland Communications

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Re: Statement of Vice President and General Counsel regarding the following (collectively "Northland Communications"):

Northland Cable Properties Eight Limited Partnership	0001-5736-90
Northland Cable Television, Inc.	0001-5797-47
Northland Communications Corporation	0003-7553-94
Northland Cable Ventures LLC	0003-7535-30
Northland Cable Properties, Inc.	0001-5689-71

My name is Paul Milan and I am a Vice President and the General Counsel for Northland Communications. In my capacity as Vice President and General Counsel, I have reviewed the Federal Communication Commission's (the "Commission") *USF/ICC Transformation Order*, the Wireline Competition Bureau's guidance related thereto, and the FCC's Form 505 and instructions. Per these materials the Commission determined that Phase II support would not be available in areas served by an unsubsidized competitor that offers voice and broadband service meeting the Commission's broadband performance requirements.

In preparation for this Statement, I worked with Northland Communications Chief Technical Officer, Senior Vice President Budgets and Information Technology, Call Center Manager and Billing Supervisor. Northland Communications compared the Commission's census maps and census data with Northland Communication's home-passed data. Northland Communications determined that it provides broadband and telephony services to a number of census block's identified by the Commission as "unserved".

Based on this list, Northland Communications confirmed that within each such census block it is capable of providing broadband services meeting the Commission broadband requirements (See Written Statement of Richard J. Dyste). Northland Communications gathered invoices for at least one current subscriber within such census block that subscribers to either Northland Communications telephony or broadband services. Northland Communications then reviewed each invoice and matched the address to the census block, confirmed that it evidenced a broadband or telephony subscriber, and redacted all confidential customer information. Each invoice evidencing broadband and or telephony services is included with Northland Communication's form 505.

Sincerely,

Paul Milan

Vice President and General Counsel

Northland Communications